RIGINAL3:	06-cv-01753-B Document 24	Filed 07/02/07	Page 1 of 1 Page 10 197CT COUR FILED	T TEXAS
	IN THE UNITED ST. FOR THE NORTHEI DALLA		F TEXAS JUL - 2 2007  CLERK, U.S. DISTRICT CO	]   
RAYFIELD	WHITEMON, JR., #602038, Petitioner,	)	By Heputy	
v.		) 3:06-0 ) ECF	CV-1753-B	
<b>Texas Depart</b>	L QUARTERMAN, ment of Criminal Justice, Institutions Div., Respondent.	) ) )		
	ORDER OF THE COURT ON TH			
Consid Federal Rule of	ering the record in this case and the f Appellate Procedure 22(b) and 28 U	recommendation of J.S.C. § 2253 (c), the	the Magistrate Judge, and pursuant to e Court hereby finds and orders:	
IFP ST (X) ( ) ( )	the appeal is not taken in a incorporates by reference the in this case on November 2. Court finds that the appeal frivolous. See Harkins v. Howard v. King, 707 F. 20.  ( ) the person appealing is not the person appealing has no Rules of Appellate Procedure.	a forma pauperis. Forma pauperis statu at to Fed. R. App. P. good faith. In supporte Magistrate Judge's 2, 2006. Based upopresents no legal popresents, 935 F. Superis 1215, 219-20 (5th Cita pauper; ot complied with the ture and /or 28 U.S.C.	s on appeal 24(a) and 28 U.S.C. § 1915 (a)(3), that t of this finding, the Court adopts and Findings and Recommendation entered in the Magistrate Judge's findings, this points of arguable merit and is therefore up. 871, 873 (S. D. Miss. 1996) (citing	
<u>COA</u> :	a Certificate of Appealability is GI	RANTED on the foll	owing issues:	
(X)	reference the Magistrate Judge's F 20, 2007, in support of its finding the would find the district court's asses v. McDaniel, 529 U.S. 473, 484-85	indings and Recomn at Petitioner has faild sment of the constitu	ort hereby adopts and incorporates by nendation filed in this case on February ed to demonstrate that reasonable jurists tional claims debatable or wrong. Slack	
SIGNED this	day of	, 2007.	ED SPATES DISTRICT JUDGE	
			7	